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06	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
07	AT SEATTLE	
08	UNITED STATES OF AMERICA,) CASE NO. CR18-00027-RSL
09	Plaintiff,) CASE NO. CR18-0002/-RSL
10	v.))) ORDER REVOKING RELEASE
11	BONY KUY,))
12	Defendant.	,))
13		,
14	On April 18, 2022, the United States Probation Office submitted a Violation Report and	
15	Request for Summons alleging Defendant violated his term of supervised released by	
16	consuming methamphetamine, cannabinoids, and cocaine on multiple dates. On May 6, 2022,	
17	the United States Probation Office filed a Notice of a Supplemental Violation Report alleging	
18	Defendant violated his supervised release by consuming methamphetamine, cannabinoids, and	
19	cocaine on multiple dates. In addition, the report alleged Defendant failed to appear for	
20	numerous urinalysis testing dates. On June 21, 2022, the United States Probation Office filed a	
21	Notice of Supplemental Violations alleging Defendant violated his supervised release by	
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consuming methamphetamine and cocaine, failing to notify the probation officer of a change in residence, and failing to appear for multiple urinalysis testing dates. Dkt 61, 65, 80.

On June 21, 2022, a status hearing was held. The government and United States Probation office sought revocation of the Defendant's supervised released. Defendant sought continued release on conditions.

Defendant has missed a total of ten call-ins for the drug line between May 26 and June 17, 2022. Defendant has missed a total of four in-person urinalysis tests. Additionally, Defendant failed to notify the Probation Officer of a change of residence and has been non-responsive to Probation Office efforts to reach him to address a recent positive urinalysis test. Defendant's drug use is escalating despite ongoing treatment.

Based upon the evidence set forth in the Violation Reports and presented at the Status Hearing, the Court finds that there are no conditions or combination of conditions which will assure that Defendant will appear and will not pose a danger to other persons, if released again; and further finds that Defendant is unlikely to abide by any condition or combination of conditions set by the Court.

It is therefore ORDERED that Defendant's release is REVOKED, and that:

- 1. Defendant shall be detained pending the evidentiary hearing in this matter, and committed to the custody of the Attorney General for confinement in a correction facility;
- 19 2. Defendant shall be afforded reasonable opportunity for private consultation with counsel;
 - 3. On order of the United States or on request of an attorney for the Government, the person in charge of the corrections facility in which defendant is confined shall deliver the

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defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding; and 4. The Clerk shall direct copies of this Order to counsel for the United States, to counsel for the defendant, to the United States Marshal, and to the United State Probation Services Officer. DATED this 21st Day of June, 2022. S. KATE VAUGHAN United States Magistrate Judge ORDER REVOKING RELEASE PAGE -3